

OVERVIEW

- Assess potential threats posed by mining the largest known ore body in the Bristol Bay watershed
- Assess applicability of CWA to reduce or eliminate potential threats
- Compliance with CWA Section 404(b)(1)Guidelines
- Potential CWA Section 404(c) restrictions on discharge

Potential Threats

- placement of dredged or fill material; Direct impacts on fish and wildlife resources from the
- material; and Direct and indirect toxicity impacts on aquatic resources from the discharge of dredged or fill
- resulting from the discharge of dredged or fill material Indirect impacts due to hydrologic modification

Direct Impacts

- Potentially 23 billion tons of fill/mine waste material from Pebble deposit alone
- At least 9,200 acres of fish and wildlife habitat losses under the Pebble Project 25-year scenario
- Over 30 miles of wild salmon spawning and rearing habitat buried under mine waste
- Unprecedented loss of fish and wildlife habitat
- Unprecedented loss of wild salmon habitat

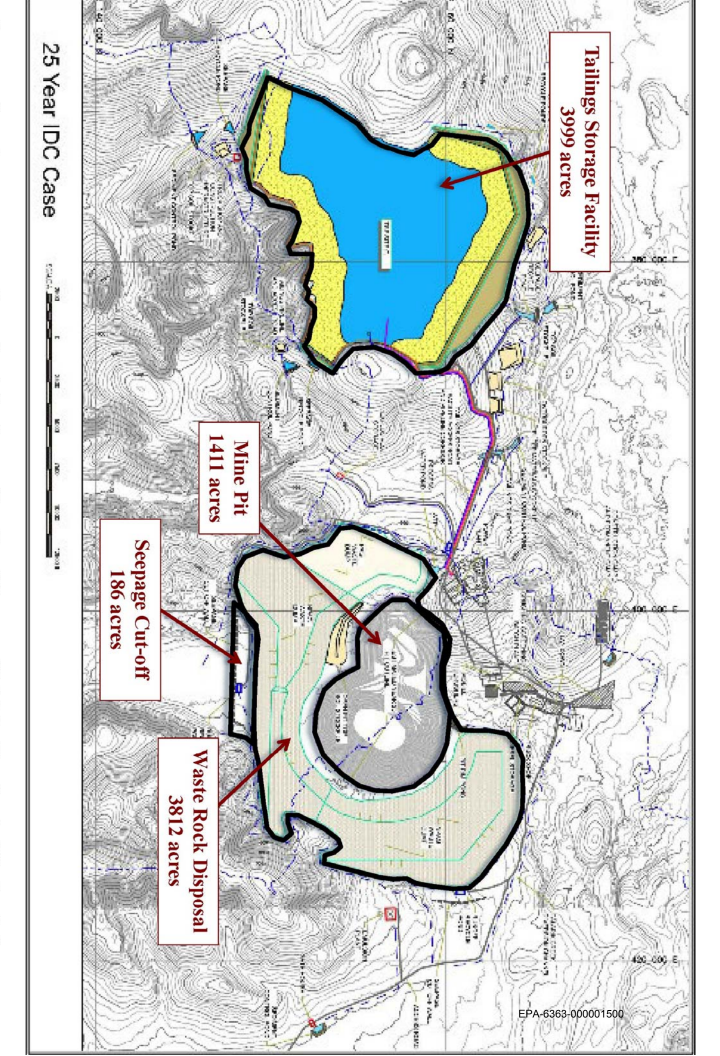


figure from Wardrop (2011). Approximate acreages of project features for the 25-year Pebble Project. Underlying

Water Quality

- Wastewater discharges potentially 3 times larger than Anchorage STP
- Low hardness = low metals Water Quality Criteria (e.g., copper at 2.7 ug/l)
- anadromous fish spawning and rearing habitat No mixing zones available due to preponderance of
- Long-term risk of acid mine drainage and metals leaching
- Highly permeable soils and fractured bedrock in a geologically active area

NPDES Discharge Parameters

MINE	Target minerals	Ore processing rate (tons per day)	Tailings Facilities (acres)	Allowable discharge rate (millions of gallons per day)	Copper MDL/AML ¹ (parts per billion)	Mixing zone?
Greens Creek	Ag, Pb, Zn, Au	2400	123	1.1	300/150	yes
Red Dog	Zn, Pb	9000	585	6.6	25.2/12.6	yes
Ft. Knox	Au	49,000 ²	1,150	N/A	N/A	N/A^3
Pogo	Au	3500	108	0.86	4.4/2.2	yes ⁴
Kensington	Au	2000	55	N/A	3.7/1.9	yes ⁵
Pebble 25-year (2 Billion Tons)	Cu, Au, Mo	218,000	4,000	26.3	2.8/1.46	no
Pebble 45-yr (3.8 Billion Tons)	Cu, Au, Mo	229,000	7,600	50	2.8/1.4	no
Pebble 78-yr (6.5 Billion Tons)	Cu, Au, Mo	229,000	13,000	85.5	2.8/1.4	no
Pebble Full production (11.9 Billion Tons)	Cu, Au, Mo	229,000	23,800 (37.2 square miles)	156.5	2.8/1.4	no

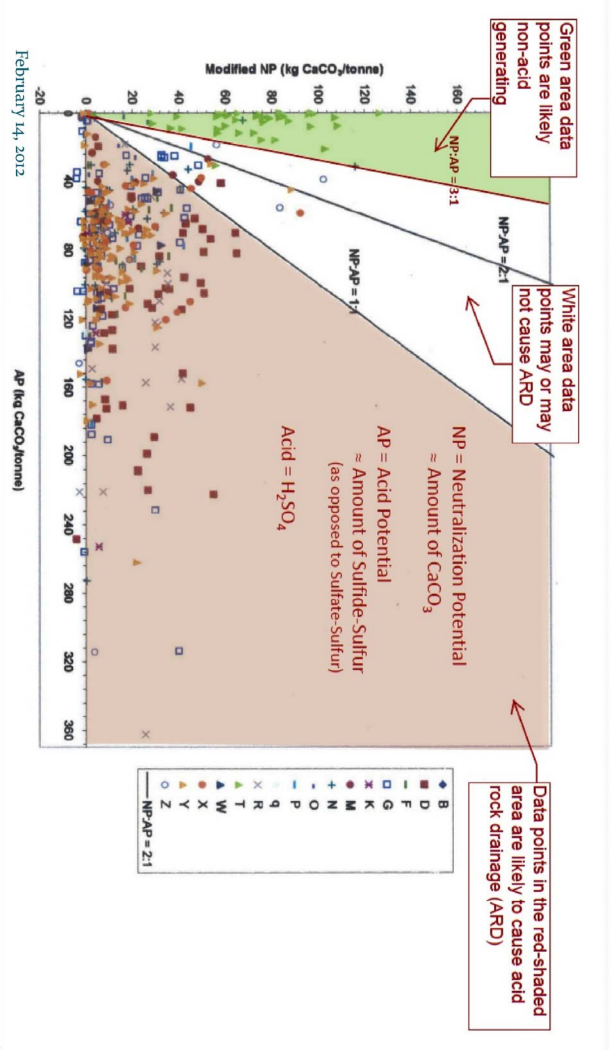
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Toxicity Impacts

- Pre-tertiary waste rock is potentially acid generating and leaches copper
- Kinetic tests show tailings leach copper
- Some tailings streams potentially acid generating
- Site "G" Tailings Storage Facility "leaky"
- Non-conservative approach for segregating NAG vs. PAG waste rock

Acid-Base Accounting



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Hydrologic Modifications

- Assuming zero discharge, Ecology and Environment Ecological Risk Assessment (2010) predicted:
- 21% flow reduction in NFK
- 68% flow reduction in SFK
- 80% reduction in UTC 2.5 miles from mine site
- Water balance shows discharges unavoidable
- Flow reductions could largely be replaced with treated mine wastewater
- Potentially effluent-dominated streams

CWA Section 404(c)

- discharge of dredge or fill material where such Authorizes EPA to prohibit, deny or restrict the discharge would have unacceptable adverse effects on:
- municipal water supplies
- shellfish beds
- fisheries (including spawning and breeding areas)
- wildlife
- recreational areas
- "Unacceptable" assessed via 404(b)(1) compliance

CWA Section 404(b)(1) Guidelines

- Least Environmentally Damaging Practicable Alternatives (LEDPA)
- Water Quality and Endangered Species
- Significant Degradation
- Minimizing and compensating for losses

LEDPA

- Project proponents/claim owners also have rights/claims to other copper ore bodies in Alaska, Canada, Arizona, Chile, and Peru
- Mining these other ore bodies would likely be less wild salmon spawning and rearing habitat environmentally damaging than destroying miles of
- Former mine sites are being proposed for re-mining possible LEDPA's. given high metals prices, and these also represent

Significant Degradation

- Direct impacts from discharge of fill material
- Direct and indirect impacts from toxicity of fill material
- Indirect impacts from hydrologic modifications due to discharges of fill material

Criteria met for utilization of CWA

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404 (c)

- Potential impacts in Bristol Bay are far greater than other sites previously selected for 404(c) action
- Unacceptable impacts to fisheries, wildlife, recreation, subsistence
- Proactive action responds to tribal requests and addresses US trust obligations
- Proactive approach provides certainty to industry for project planning and expenditures

Recommended CWA 404(c)

Restrictions on Discharges of Fill

- Prohibit the discharge of dredged or fill material into wild salmon spawning and rearing habitat
- does not meet testing requirements demonstrating Prohibit the discharge of dredged or fill material that CFR 230.61) that such material is not toxic to aquatic life (per 40
- Prohibit the discharge of dredged or fill material treatment in perpetuity runoff or seepage from which would require

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